## **FORM 116B**

## The Commonwealth of Massachusetts

## **Department of Industrial Accidents – Department 116B**

600 Washington Street – 7th Floor, Boston, Massachusetts 02111 Info. Line 800-323-3249 ext. 470 in Mass. Outside Mass. - 617-727-4900 ext. 470 http://www.mass.gov/dia DIA Board # (If Known):

## ADDENDUM TO LUMP SUM SETTLEMENT AGREEMENT PURSUANT TO M.G.L. c. 398 § 75 OF THE ACTS OF 1991, EFFECTIVE DECEMBER 23, 1991 - VOCATIONAL REHABILITATION STATUS

Employee Name:	Board #:
PART A Written consent of the Office of Educat to the validity of the Lump Sum Agree	tion and Vocational Rehabilitation is not required as a condition precedent ment where:
PLEASE CHECK ONE:	
	been made with respect to the employee's suitability for Vocational nt to G.L. c. 152, § 30G.
	n found unsuitable by the Office of Education and Vocational cational Rehabilitation pursuant to G.L. c. 152, § 30G.
The employee has retu	arned to continuous employment for a period of six months or more.
The employee has con	apleted an approved rehabilitation plan.
Signed this day	of20
SIGNATURE	<u>ADDRESS</u>
CLAIMANT	
CLAIMANT'S COUNSEL	
INSURER'S PART B	
and has not returned to continuous em rehabilitation plan, the Office of Educati Lump Sum, or an administrative judge	table for Vocational Rehabilitation services pursuant to G.L. c. 152, § 30G ployment for a period of six or more months or completed an approved on and Vocational Rehabilitation may nevertheless consent in writing to the e or administrative law judge, by order or decision may authorize such employee who receives a [lump sum] amount in violation of [§ 48(3)] shall for compensation." Id.
medical benefits or vocational rehabilitat	ned, the Lump Sum Agreement shall not redeem liability for the payment of tion benefits with respect to such injury. An employee may seek vocational fection of the lump sum settlement. G.L. c. 152, § 48 (2).
Consented to:	Date:
OEVR Comments:	of Education and Vocational Rehabilitation
Order/Decision:	